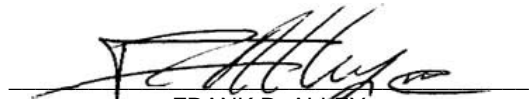


July 13, 2011

Clerk, U.S. Bankruptcy Court

Below is an Order of the Court.



FRANK R. ALLEY
U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT
DISTRICT OF OREGON

In re

)

) Case No. _____

)

) ORDER AWARDING FINAL

) COMPENSATION AND REIMBURSEMENT

) TO PROFESSIONALS

Debtor(s)

This matter came before the court on the applications for final allowance of compensation and reimbursement of expenses filed by the professionals identified in this order. The ATTACHED affidavit represents that a copy of the Notice of Order Confirming Chapter 11 Plan and Discharge on [LBF #1190](#) was served on debtor, United States Trustee, creditors and other parties in interest and that any timely objection or request for hearing with respect to such applications has been resolved. It is therefore

ORDERED as follows:

1. The following professionals are awarded the following amounts as administrative expenses under 11 USC §503(b) (which includes all previous interim allowances):

<u>Name</u>	<u>Fees</u>	<u>Expenses</u>	<u>Interim Payments/ Unapplied Retainers</u>	<u>Balance Due</u>
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2. Each such professional is authorized to apply retainers, if any, against such professional's claim for compensation and expense reimbursement to the extent such professional's application is approved by this order. Debtor (or the successor to the debtor under the plan) shall, unless otherwise agreed in writing by the professional, promptly pay the unpaid balance of the administrative expenses awarded by this order; provided that with respect to the attorney for the debtor (or successor to the debtor under the plan), such attorney shall deposit \$2,500.00 of such payment in a trust account, which shall not be applied towards the balance of such attorney's administrative expense until a final report on [LBF #1195](#) has been filed, and either no timely objections were filed or all objections were fully resolved.

3. Reorganized debtor (or the successor to the debtor under the plan) may, from time to time and without further court order, compensate the following professionals at their regular hourly rates up to the following additional amounts for services performed or for costs and expenses incurred after the administrative expenses detailed in pt. 1 above in connection with this Chapter 11 case or in connection with the implementation of the plan:

Name

Fees & Expenses

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Presented by:

(OSB #)

Attorney for _____

EXHIBIT 1

Name	Fees (\$)	Expenses (\$)	Interim Payments/ Unapplied Retainers (\$)	Balance Due (\$)
Ball Janik LLP	56,280.50	2,562.08	0	58,842.58
Burr, Pilger Mayer, Inc.	81,262.79	838.86	8,087.25	74,014.40
Gleaves, Swearingen Potter & Scott LLP	148,997.00	854.06	31,929.44	117,921.62 ¹
Kibel Green Inc.	66,745.00	857.92	0	67,602.92
Michael P. Kearney, P.C.	28,209.00	40.00	5,934.00	22,315.00
Pachulski Stang Ziehl & Jones LLP	1,157,123.00	56,500.44	0	1,213,623.44
Powell Valuation Inc.	12,000.00	0	6,000.00	6,000.00
Rethink LLP	88,137.50	2,313.44	25,237.00	65,213.94
Thorp, Purdy, Jewett, Urness & Wilkinson, P.C.	98,030.50	954.85	27,670.21	71,315.14
Tonkon Torp LLP	272,975.50	5,644.84	144,853.93 ²	133,766.41
Secured Creditor Legal Expenses³				
Bank of America c/o Pepple Johnson Cantu & Schmidt, PLLC	163,222.50	103,562.72	0	266,785.22
Summit Bank c/o Arnold Gallagher Percell Roberts & Potter, P.C.	31,155.00	6,011.16	0	37,166.16
Umpqua Bank c/o Miller Nash LLP	251,358.00	53,521.22	0	304,879.22
Washington Federal Savings c/o Hershner Hunter, LLP	23,979.00	607.53	0	24,586.53

¹ The balance due has been increased by \$31,929.44 to correct an error in Attachment D to the *Notice re Order Confirming Chapter 11 Plan, Any Appropriate Injunction, and Discharge* (Docket No. 569) (the “Notice”) that was caused by an ambiguity in LBF 345.

² The amount of the interim payments/unapplied retainers that was listed in Attachment D to the Notice was overstated by \$12,660.72. The amount shown here corresponds to the payments disclosed in Tonkon Torp’s application for final professional compensation (Claim 213-1).

³ The secured creditor legal expenses shall be paid in accordance with the *Debtor’s Fourth Amended Plan of Reorganization (April 11, 2011)* (Docket No. 532) (the “Plan”), which was confirmed by the Court.

EXHIBIT 2

Name	Fees & Expenses (\$) ⁴
Ball Janik LLP	21,000.00
Burr, Pilger Mayer, Inc.	N/A
Gleaves, Swearingen Potter & Scott LLP	3,853.65
Kibel Green Inc.	6,525.00
Michael P. Kearney, P.C.	1,250.00
Pachulski Stang Ziehl & Jones LLP	75,000.00
Rethink LLP	852.50
Thorp, Purdy, Jewett, Urness & Wilkinson, P.C.	4,964.16
Secured Creditor Legal Expenses⁵	
Summit Bank c/o Arnold Gallagher Percell Roberts & Potter, P.C.	1,173.00
Umpqua Bank c/o Miller Nash LLP	4,200.00
Washington Federal Savings c/o Hershner Hunter, LLP	1,057.50

⁴ These amounts are estimates of case-related post-Effective Date compensation through June 8, 2011. Pursuant to the Plan, Arlie & Co. has the authority to pay additional fees and expenses in the ordinary course of its business without supervision by the Bankruptcy Court.

⁵ The secured creditor legal expenses shall be paid in accordance with the Plan.